divestiture indicates no deficiency existed at that time, the acquiror may divest control of the savings association to which the capital maintenance obligation relates 91 days after the receipt of the notice by the Office, or such longer period as established under paragraph (c) of this section.

- (2) In the event that a deficiency exists, the acquiror may not divest control of the savings association to which the capital maintenance obligation relates unless:
- (i) The acquiror provides the office with an agreement to infuse into the savings association the amount necessary to remedy the deficiency and make arrangements, satisfactory to the Office, to assure payment of the deficiency; or
 - (ii) The deficiency is satisfied.
- (3) An acquiror may divest control of a savings association to which a capital maintenance obligation relates prior to the completion of the examination conducted under paragraph (c) of this section if the acquiror provides the Office with an agreement to infuse into the savings association the amount necessary to remedy the deficiency and makes arrangements, satisfactory to the Office, to assure payment of any deficiency.
- (e) Effect of regulation on terms of capital maintenance obligations. This regulation does not supercede any liability imposed by a capital maintenance obligation.
- (f) Exceptions. The Director of the Office may, upon application or upon his or her own initiative, grant or deny exemptions from this section.

 $[55\ FR\ 7478,\ Mar.\ 2,\ 1990,\ as\ amended\ at\ 60\ FR\ 66720,\ Dec.\ 26,\ 1995]$

§§ 567.14—567.19 [Reserved]

PART 568—SECURITY PROCEDURES

Sec.

568.1 Authority, purpose, and scope.

568.2 Designation of security officer.

568.3 Security program.

568.4 Report.

AUTHORITY: Secs. 2-5, 82 Stat. 294-295 (12 U.S.C. 1881-1984).

SOURCE: 56 FR 29566, June 28, 1991, unless otherwise noted.

§ 568.1 Authority, purpose, and scope.

- (a) This part is issued by the Office of Thrift Supervision (the "OTS") pursuant to section 3 of the Bank Protection Act of 1968 (12 U.S.C. 1882), and is applicable to savings associations. It requires each association to adopt appropriate security procedures to discourage robberies, burglaries, and larcenies and to assist in the identification and prosecution of persons who commit such acts.
- (b) It is the responsibility of an association's board of directors to comply with this regulation and ensure that a written security program for the association's main office and branches is developed and implemented.

§ 568.2 Designation of security officer.

Within 30 days after the effective date of insurance of accounts, the board of directors of each savings association shall designate a security officer who shall have the authority, subject to the approval of the board of directors, to develop, within a reasonable time but no later than 180 days, and to administer a written security program for each of the association's offices.

§ 568.3 Security program.

- (a) *Contents of security program.* The security program shall:
- (1) Establish procedures for opening and closing for business and for the safekeeping of all currency, negotiable securities, and similar valuables at all times;
- (2) Establish procedures that will assist in identifying persons committing crimes against the association and that will preserve evidence that may aid in their identification and prosecution. Such procedures may include, but are not limited to:
- (i) Maintaining a camera that records activity in the office:
- (ii) Using identification devices, such as prerecorded serial-numbered bills, or chemical and electronic devices; and
- (iii) Retaining a record of any robbery, burglary, or larceny committed against the association;
- (3) Provide for initial and periodic training of officers and employees in their responsibilities under the security program and in proper employee